#### **REMARKS**

### **Summary of the Amendment**

Upon entry of the present Amendment, Claims 1, 8, and 16 will have been amended. Accordingly, Claims 1-14 and 16 remain pending in the present application. By the present Amendment and Remarks, Applicant submits that the rejections and objections have been overcome, and respectfully requests reconsideration of the outstanding Office Action and allowance of the present application.

# Traversal of Rejection under 35 U.S.C. § 102(b)

Applicant respectfully traverses the rejection of Claims 1-14 and 16 under 35 U.S.C. § 102(b) as being anticipated by QIAO.

# Independent Claims 1, 8, and 16

Applicant's independent Claims 1, and similarly Claims 8 and 16, as amended recite, *inter alia*, ... examining means for examining a process that has a specific process name is running on each of the plurality of information processing apparatuses through the network. On the other hand, Applicant submits that QIAO does not teach the aforementioned features of the amended claims. QIAO merely discloses examining whether a plurality of computers on a network are in operation or not. QIAO discloses whether the computers are sending packets or not. QIAO does not disclose examining whether a specific process which may generate a print job is running or not.

Because QIAO fails to disclose the above-noted features of the present invention, Applicant submits that QIAO fails to disclose each and every feature of the present invention as recited in Independent Claims 1, 8, and 16. Accordingly, Applicant requests that the rejection of Independent Claims 1, 8, and 16 be withdrawn.

#### Dependent Claims 2-7 and 9-14

Applicant further submits that dependent Claims 2-7 and 9-14 are allowable at least for the reason that these claims depend from allowable independent Claims 1 and 8 and because

Appl. No. 10/656,079

Reply to FOA of 01/02/2008

these claims recite additional features that further define the present invention. Accordingly,

Applicant requests that the rejection be withdrawn.

**Application is Allowable** 

Applicant respectfully submits that each and every pending claim on the present

invention meets the requirements for patentability and respectfully requests the Examiner to

indicate allowance of such claims.

Conclusion

In view of the foregoing, it is submitted that none of the references of record anticipate or

render obvious the Applicant's invention as recited in Claims 1-14 and 16. The applied

reference of record has been discussed and distinguished, while the significant claimed features

of the present invention have been pointed out.

Further, any amendments to the claims which have been made in this response and which

have not been specifically noted to overcome a rejection based upon prior art, should be

considered to have been made for a purpose unrelated to patentability, and no estoppel should be

deemed to attach thereto.

If any additional fee is required, please charge Deposit Account No. 502456.

Respectfully submitted,

Date: \_March 31, 2008\_\_\_\_

/Jason Truong/

Jason Van Truong

Attorney for Applicants

Registration No. 53,704

CANON U.S.A., INC.

INTELLECTUAL PROPERTY DIVISION

15975 Alton Parkway

Irvine, CA 92618-3731 Tel: (949) 932-3145

Fax: (949) 932-3560